

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

ED  
OFFICE

11-10-251

Criminal No. 05-10184-GAO

**NOTICE RE: AUTOMATIC DISCLOSURE**

In accordance with Local Rule (LR) 116.1 the defendant, Noel Neff

**states that no waiver will be filed and requests that the government provide automatic discovery in accordance with LR 116.1(C).**

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wavers the automatic disclosure of discovery material pursuant to Local Rule 116.1 (B). Discovery will be obtained directly through the provisions of the Federal Rules of Criminal Procedure in the manner provided under Local Rule 116.3.

Defendant

Attorney for the Defendant

Date

8/1/05

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August 9, 2005

AUSA Robert Richardson  
United States Attorney's Office  
for the District of Massachusetts  
United States Courthouse  
One Courthouse Way  
Boston, MA 02210

**Re: United States v. Noel Neff  
Crim. No. 05-10184-GAO**

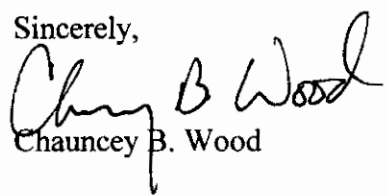
Dear Mr. Richardson:

Enclosed please find the Defendant's Notice Re: Automatic Disclosure. I may follow up with additional discovery requests, but in the interest of speeding the discovery process, I would like to request three specific items immediately:

1. A complete transcript of all instant message transcripts involving my client Noel Neff and any law enforcement personnel posing as a 14 year old boy named "Chris", including but not limited to FBI Special Agent David George. These communications are covered by Fed. R. Crim. P. 16(a)(1)(B)(i) and Local Rule 116.1(C)(1)(c) - Electronic Surveillance.
2. The substance of any oral statements made by the Defendant Noel Neff, before or after arrest, in response to interrogation by a person the defendant knew was a government agent, including but not limited to the substance of the statement(s) Mr. Neff gave to FBI Special Agent David George during his interrogation on July 9, 2005, in Franklin, Massachusetts. These statements are covered by Fed. R. Crim. P. 16(a)(1)(A).
3. A copy of all "search materials" as defined by Local Rule 116.1(C)(1)(b), including but not limited to an inventory of any items seized during the search of the defendant's home and his place of business.

Thank you for your attention to this matter.

Sincerely,



Chauncey B. Wood

CBW/ps  
Enclosure

cc: Clerk, United States District Court for the District of Massachusetts✓  
Chief Magistrate Judge Charles B. Swartwood, III